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John E. Keefe, Jr., Esquire Stephen T. Sullivan, Jr., Esquire Keefe Bartels 830 Broad Street Shrewsbury, NJ 07702 (732) 224-9400 telephone (732) 224-9494 facsimile COUNSEL FOR PLAINTIFF INTERNATION

COUNSEL FOR PLAINTIFF INTERNATIONAL UNION OF OPERATING ENGINEERS, LOCAL 68, WELFARE FUND AND THE CLASS

International Union of Operating Engineers, Local No. 68 Welfare Fund (an unincorporated trust)

Plaintiff,

SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MONMOUTH COUNTY

CIVIL ACTION NO. MON-L-3136-06

v.

AstraZeneca PLC; et al.

Defendants.

CERTIFICATION OF COUNSEL IN SUPPORT OF MOTION TO DISMISS WITHOUT PREJUDICE CONFLICTING CLASS CLAIMS AS TO DEFENDANTS OVERLAPPING MDL 1456

- I, Donald E. Haviland, Jr., of full age, certify:
- 1. I am an attorney-at-law of the State of New Jersey and the managing partner of The Haviland Law Firm. This law firm is Co-Lead Counsel to the Plaintiff and the Class in the above-captioned matter. As such, I am fully familiar with the facts contained in this Certification.

- 2. On September 11, 2007, I appeared before the Honorable Patti B. Saris, U.S.D.J. Judge Saris sits in the United States District Court for the District of Massachusetts and has been appointed by the Judicial Panel for Multi-District Litigation as the managing and coordinating judge for In Re: Pharmaceutical Industry Average Wholesale Price Litigation, 01-12257.
- During the hearing, Judge Saris ordered that plaintiff in this matter dismiss any claims against any defendants that overlap with the pending MDL litigation. *See Transcript of Class Counsel Status Conference*, dated September 11, 2007, at T11-8-T13-15; T28-10-18, attached as Exhibit "A."
- 4. At the same time, however, Judge Saris indicated that the federal court could not enjoin any claims against any defendants that were not pending in the MDL. See id.
- 5. Pursuant to and consistent with Judge Saris' direction, on September 14, 2007, I circulated to defense counsel and certain plaintiffs' counsel in the MDL a proposed Stipulation and Consent Order to Dismiss Without Prejudice Conflicting Class Claims as to Defendants Overlapping MDL 1456. *See Stipulation*, attached as Exhibit "B."
- 6. The overlapping defendants that were subject of the proposed Stipulation and this motion are:

Abbott Laboratories, Amgen Inc., Zeneca, Inc., AstraZeneca Pharmaceuticals L.P., Aventis Pharmaceuticals, Inc., Hoechst Marion Roussel, Inc., Aventis Behring L.L.C., Baxter International Inc., Baxter Healthcare Corporation, Bayer Corporation, Bristol-Myers Squibb Co., Oncology Therapeutics Network Corp., Apothecon, Inc., Dey, Inc., Fujisawa Healthcare, Inc., Fujisawa USA, Inc., Immunex Corporation, Johnson & Johnson, Centocor, Inc., Ortho Biotech, Pharmacia Corporation, Pharmacia & Upjohn, Inc., Schering-Plough Corporation, Warrick Pharmaceuticals Corporation, Sicor, Inc., Gensia Sicor Pharmaceuticals, Inc., and Watson Pharmaceuticals, Inc.

7. On September 18, 2007, defendants responded to the proposed Stipulation and refused to consent to its submission to the Court. See *Correspondence*, dated September 18, 2007, attached as Exhibit "C."

- 8. Despite defendants' disagreement, counsel for the plaintiff believe that the proposed Stipulation and the attached form of Order fairly and accurately address Judge Saris' concerns about class claims against overlapping defendants.
- 9. Based upon the above, Plaintiff respectfully requests that the Court enter the proposed form of Order, which is consistent with Judge Saris' direction at the hearing on September 11, 2007.

I certify that the statements made by me are true and accurate to the best of my knowledge and belief. I understand that, if any of the these statements are wilfully false, I am subject to punishment.

hald E. Havrland for VALD E. HAVILAND, JR.

Dated: September 18, 2007

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# **EXHIBIT A**

### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

In Re:

PHARMACEUTICAL INDUSTRY

AVERAGE WHOLESALE PRICE

LITIGATION

) CA No. 01-12257-PBS

MDL No. 1456

) Pages 1 - 30

CLASS COUNSEL STATUS CONFERENCE

BEFORE THE HONORABLE PATTI B. SARIS UNITED STATES DISTRICT JUDGE

United States District Court 1 Courthouse Way, Courtroom 19 Boston, Massachusetts September 11, 2007, 10:10 a.m.

LEE A. MARZILLI
OFFICIAL COURT REPORTER
United States District Court
1 Courthouse Way, Room 3205
Boston, MA 02210
(617)345-6787

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     APPEARANCES:
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     For the Plaintiffs:
 3
          STEVE W. BERMAN, ESQ. (By Telephone),
     Hagens Berman Sobol Shapiro LLP, 1301 5th Avenue, Suite 2900,
     Seattle, Washington, 98101-1090.
 4
          THOMAS M. SOBOL, ESQ., Hagens Berman Sobol Shapiro LLP,
 5
     One Main Street, Cambridge, Massachusetts, 02142.
 6
          DONALD E. HAVILAND, ESQ., The Haviland Law Firm, LLC,
     740 S. Third Street, Third Floor, Philadelphia, Pennsylvania,
 7
     19102.
 8
     ALSO PRESENT: Andrew J. Jackson, Esq., D. Scott Wise, Esq.
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Page 3 PROCEEDINGS 1 THE CLERK: In Re: Pharmaceutical Industry Average 2 Wholesale Price Litigation, Civil Action 01-12257, will now 3 be heard before this Court. Will counsel please identify 4 themselves for the record. 5 MR. SOBOL: Good morning, your Honor. Thomas Sobol 6 for the class plaintiffs. With me on the phone is my 7 8 partner, Steven Berman. 9 THE COURT: Thank you. MR. HAVILAND: Good morning, your Honor. Donald 10 Haviland, Haviland Law Firm, for the plaintiffs. 11 THE COURT: I'm not sure if any defense counsel 12 have shown up. They're not needed. I notice some folks who 13 might be defense counsel sitting here. Do you want to be 14 recognized or just sit and --15 MR. WISE: I'm just observing, your Honor. 1.6 THE COURT: Just observing, that's fine. 17 I got a phone call from a Judge William G. Bassler 18 after I had appointed Mr. Haviland as co-lead counsel, 19 basically based on a settlement among the lead counsel team. 20 There had been a serious dispute on the plaintiffs' team. I 21 thought it was serious. I was about to enter into the fray 22 when you worked it out, and although I had some misgivings, I 23 simply said, "If you agree, I'll agree." 2-4 The call from Judge Bassler prompted him sending me 25

- 1 a copy of a letter that you sent to him, Mr. Haviland, on
- 2 July 27, 2007. I didn't know if Mr. Sobol had seen that or
- 3 Mr. Berman.
- MR. SOBOL: I have not, your Honor. I don't know
- 5 if Mr. Berman has.
- 6 MR. BERMAN: I have not seen it, your Honor.
- 7 THE COURT: There were two things that worried me,
- 8 but let me get quickly to the thing that worried me the most,
- 9 which is, you're seeking a national class in the AWP in the
- 10 state litigation, at least according to this letter. Is that
- 11 still true?
- MR. HAVILAND: Well, your Honor, that's a great
- 13 question, and let me just say that at the outset, there has
- 14 never been any effort to overlap or interfere with this
- 15 Court's jurisdiction. You have to remember the history. We
- 16 were brought in as Kline & Specter at the time to assist the
- 17 Local 68 counsel in the summer of 2003. They had filed two
- 18 cases, the Vioxx litigation and AWP. The client intended to
- 19 pursue a national class in both cases. Your Honor I know got
- 20 from defense or actually plaintiffs' counsel the Supreme
- 21 Court's decision in Vioxx, which is directly involving that
- 22 plaintiff, and that certainly is informing that client's
- 23 intentions in New Jersey.
- 24 THE COURT: Can you hear, Mr. Berman?
- MR. BERMAN: It's very hard to hear.

- MR. HAVILAND: I'm sorry, I'll speak up.
- THE COURT: That may not be on, the mike, and I
- 3 need you to hear this.
- 4 MR. HAVILAND: So the answer to your question, your
- 5 Honor, is it's unclear, simply because the original complaint
- filed in 2003 against 56 companies sought a nationwide class
- 7 action. Since that time, your Honor has certified a
- 8 nationwide class action, at least for consumers. You're
- 9 considering the same for Track Two. So today I can tell you
- 10 that we're not looking to do anything that would overlap or
- 11 interfere with that. By the same token, there are some
- 12 defendants that are not in the MDL. And so what we were
- 13 asked to respond to for Judge Bassler, who, by the way, has
- 14 been appointed special master by the state court judge, and
- 15 we asked him, your Honor, to contact you so that we could
- 16 coordinate to make sure that there was --
- THE COURT: It just says in this July 27, 2007
- 18 letter, "On the strength of the recent Vioxx decision
- 19 involving the same representative plaintiff," which I assume
- 20 is International Union of Operating Engineers, "plaintiff
- 21 seeks certification of a nationwide class defined as
- 22 follows." Now, this is just a month ago.
- MR. HAVILAND: Right.
- THE COURT: "-- defined as follows: All persons
- 25 and entities in New Jersey and throughout the country," and

- 1 then it talks, "paid beginning at least 1991 through the
- 2 present any cost of a cancer, inhalant, and miscellaneous
- 3 other drugs manufactured, marketed, distributed and sold by
- 4 defendants." Now, I don't know exactly who all the
- 5 defendants are in that case.
- MR. HAVILAND: There are 56, and, your Honor --
- 7 THE COURT: Fifty-six, so I'm assuming there's a
- 8 big overlap here, right?
- 9 MR. HAVILAND: Big, yes, in the sense of 20 some
- 10 defendants.
- 11 THE COURT: Okay, so --
- MR. HAVILAND: That language comes right out of the
- 13 complaint, just so you know, your Honor. We were asked by
- 14 Judge Bassler to give him what the class as pled was.
- 15 THE COURT: As you remember, maybe not, when I
- 16 remanded the case, I was enormously concerned because of a
- 17 lack of reasonable research as to whether these doctors all
- 18 had consented to the removal. However, there were direct
- 19 representations made to me that it was only going to be a
- 20 New Jersey class. And I haven't looked up the Consumer Class
- 21 Action Fairness Act in a while. I don't even know whether or
- 22 not your proposed national class action is still viable
- 23 through a state system, but, in any event, it's directly
- 24 inconsistent with your obligations to this Court.
- MR. HAVILAND: Well, and, first of all, your Honor,

- 1 Mr. Sullivan spoke that day. In his prefatory comments, I
- 2 wasn't aware of his saying those things. They were
- 3 inconsistent with the complaint, but he said that there were
- 4 state claims, state-specific, and there were no federal --
- 5 THE COURT: Who's Sullivan?
- 6 MR. HAVILAND: He's the associate who appeared that
- 7 day from Keefe Bartels, from the firm that represents
- 8 Local 68 directly in both Vioxx and the AWP case.
- 9 THE COURT: Well, regardless, it was
- 10 representations made to me.
- 11 MR. HAVILAND: No question.
- 12 THE COURT: I was concerned that there wasn't a
- 13 reasonable investigation as to consent or not consent. I
- 14 remanded. A very experienced senior federal judge is
- 15 actually helping, as I understand it, the state court and
- 16 handled the thing. And as we do, actually, behind the
- 17 scenes, we pick up the phone to each other, and it was
- 18 literally by serendipity a day after I had appointed you as
- 19 co-lead counsel.
- MR. HAVILAND: Right.
- 21 THE COURT: Or two days after, something like
- 22 that. And so I need to know that you're not seeking
- 23 something that, A, is inconsistent with your ethical
- 24 responsibilities to this Court, and, B, that would defeat my
- 25 jurisdiction as MDL judge.

- 1 MR. HAVILAND: Neither do I, your Honor, and I
- 2 understood from your clerk when I got the phone call about
- 3 today, I'm coming today to tell you that's not going to
- 4 happen. Again, the history: This case got remanded. It's
- 5 finally gotten with a special master appointed. We
- 6 encouraged Judge Bassler to call you so that we could make
- 7 sure that we knew exactly what your Honor was doing as that
- 8 case progressed. So, you know, the schedule has the case
- 9 going through 2010. We are going to wait to see what
- 10 happens. I think we have class next summer. Mr. Jackson is
- 11 here for Baxter, who's liaison counsel in the New Jersey
- 12 case. So we don't even have briefing until well down the
- 13 road.
- 14 THE COURT: Yes, but this cannot -- you made a
- 15 specific representation to the court you were seeking a
- 16 national class action. Somebody else but on behalf of the
- 17 same party made a specific representation to me that it was
- 18 only a state case. But even putting aside all of that, I
- 19 think you wanted to be co-lead counsel here, and you had not
- 20 been appointed until that point.
- MR. HAVILAND: Well, Kline & Specter had, and
- 22 that's right, your Honor, my law firm had not, and I agree
- 23 with that.
- THE COURT: So you can't do this.
- MR. HAVILAND: Well, we can't seek a nationwide

- 1 class where it's overlapping. I absolutely agree with that,
- 2 your Honor.
- 3 THE COURT: So should I issue an injunction? I
- 4 mean, I don't know if Mr. Sobol and Mr. Berman or Mr. Wise,
- 5 who's sitting here now on behalf of AstraZeneca, or the folks
- 6 from Baxter knew about this, but I must admit, red flags
- 7 popped up all over the place for me.
- 8 Mr. Sobol?
- 9 MR. BERMAN: Your Honor, if I may say one thing,
- 10 and then I'll let Mr. Sobol speak. We didn't really know
- 11 that this was happening until after this hearing was set and
- 12 we began to investigate this, but I'm looking at the
- 13 transcript of the proceeding before the special master where
- 14 Mr. Haviland has appeared with his cocounsel, Mr. Williams,
- in the case, and the special master asked at Page 27,
- 16 "I guess we've answered the question. It's the plaintiffs'
- 17 position that they want a nationwide class?" Answered by
- 18 Mr. Williams, "Yes, your Honor."
- So on August 5, I think after Mr. Haviland was
- 20 appointed lead counsel before your Honor, he and his co-lead
- 21 counsel were taking the position in the New Jersey court that
- 22 they were seeking a national class.
- THE COURT: Well, what do I do with this? I mean,
- 24 I -- let me just say, the second thing that's created some
- 25 misgivings for me was a statement that I had appointed you

- 1 co-lead counsel as of July 27, 2007, which was not the case.
- 2 Now, that, you could argue, was subsequently cured with the
- 3 settlement, but at the time, of course, it was a huge pissing
- 4 battle -- excuse my French -- within the plaintiffs. So I
- 5 hadn't appointed you co-lead. That was the very issue that
- 6 was pending. So I'm just worried -- this is a worried
- 7 conference call -- about whether you are, A, candid with the
- 8 New Jersey court and with me, and, B, what do I do about
- 9 this?
- MR. HAVILAND: Well, if I could answer the what you
- 11 do about it, we have Judge Bassler speaking to your Honor for
- 12 the very purpose so that there isn't a problem, okay? It's
- 13 not going to be addressed until sometime next summer when we
- 14 file a class. There are a host of defendants that are in
- 15 this MDL. Now, your Honor has ordered mediation, and that
- 16 may come to fruition. There are 19 some attorneys general
- 17 pursuing those other companies, Hoffmann-La Roche, for
- 18 instance. Local 68 intended when it filed the case in Vioxx
- 19 and AWP to have a national class on the strength of that
- 20 Vioxx case. The Supreme Court has now ruled that that's a
- 21 question. Co-lead counsel here have said --
- THE COURT: The Supreme Court of New Jersey or
- 23 Supreme Court of the United States?
- MR. HAVILAND: New Jersey. That's the opinion that
- 25 co-lead counsel sent to you, I think this week, explaining

- 1 that we don't believe that that affects your decision here
- 2 for the TPP class.
- 3 THE COURT: You know, I know you'd like to think
- 4 that I'm totally current on all 5,000 docket entries, but I
- 5 don't remember seeing that yet, and maybe I will, but right
- 6 now I need a representation from you.
- 7 MR. HAVILAND: Yes.
- 8 THE COURT: I don't like to enjoin state courts.
- 9 A, I think the case law is muddy on whether I can do it --
- 10 that's a difficult area -- but as a matter of policy, I
- 11 prefer to work together with the state courts, so --
- MR. HAVILAND: And we could craft a stipulation to
- 13 that effect, your Honor. It's never been raised until this
- 14 moment --
- THE COURT: You need this to drop all allegations.
- 16 Now, I don't know who, like, the lead counsel is for
- 17 defendants there. Are you Baxter? Are you lead down there?
- MR. JACKSON: I'm lead liaison counsel, your Honor,
- 19 Andy Jackson.
- THE COURT: Well, so I know you don't want to be
- 21 here, but you are. So can you think of any reason why, if he
- 22 filed a stipulation of dismissal with respect to the request
- 23 for a national class action on all the companies that are
- 24 involved in the MDL, that that would create any kind of a
- 25 problem?

1 MR. JACKSON: Let me back up a little bit just to 2 make sure that you have the record clear, your Honor. 3 wasn't just the statement in front of you that you referred to earlier about the New Jersey matter being in New Jersey. 4 5 There was a letter written to you as well by Mr. Keefe in 6 September, I guess it was 10th, the day before your argument 7 on the New Jersey remand motion, where they in that letter 8 made a very direct representation that the New Jersey matter 9 was a state class only, and then the next day in the hearing 10 here, they made the same representation. So we've thought until that time that the New Jersey matter, we have lots of 11 problems with it, lots of class problems, lots of merit 12 problems, but at least based upon that and your actions, we 13 14 thought that that was a New Jersey class. 15 Now, the issue you raised about a stipulation for our client, that would be great. Since the other defendants 16 who are not here or who don't have overlapping MDL versus 17 New Jersey matters, we have to look at what the stipulation 18 would look like. We'd get it to all our defense counsel. 19 20 THE COURT: Well, here's my problem: I don't have jurisdiction over any claims or defendants which do not exist 21 in the MDL. Now, it may be that you could make an allegation 22 that it's either judicial estoppel or law of the case or 23 24 fraud, I mean, whatever you would want to say that would somehow bring that case back up here, which I'm not looking 25

- 1 forward to, but I can't do anything with that. That has to
- 2 be handled totally through the New Jersey action, it strikes
- 3 me; in other words, either an additional notice of removal or
- 4 some sort of a request to dismiss for unethical conduct.
- 5 That's in your -- I don't have it. I can't do anything. But
- on my case on my watch and my hunt, I do have jurisdiction;
- 7 and I believe I have the power to protect the authority, the
- 8 jurisdiction of this Court by enjoining the Haviland firm and
- 9 his party from pursuing a national class action with respect
- 10 to any overlapping claims and defendants. I could do that,
- or he could simply drop them expressly before the Court.
- 12 And I don't know -- this is may be the first time
- 13 that Mr. Sobol or Mr. Berman have seen this -- I don't know
- if it affects their agreement to have him be part of the
- 15 class team if you didn't even know about this.
- MR. SOBOL: Well, let me address a few things, your
- 17 Honor, take a couple of steps back to make sure we put this
- in context because I think you want to make sure you know
- 19 what it is that people knew or were aware of.
- In August of 2007, at the end of August when we
- 21 came before you and we worked out the resolution with
- 22 Mr. Haviland, the only thing that we knew was that there had
- 23 been a case that had been remanded back to New Jersey, to
- 24 which there had been a representation to the Court that it
- 25 was going to be a New-Jersey-only action. Our assumption,

- 1 meaning the co-leads' assumption, would be that if there were
- 2 actions that were going to be taken in New Jersey, that
- 3 Mr. Haviland would confer with us prior to taking them so
- 4 that we would make sure that that was coordinated with what
- 5 we were doing, and that's essentially, as I understand it,
- 6 all we knew.
- 7 As Mr. Berman indicated when we got notice of this
- 8 hearing, we then looked into what the circumstances were for
- 9 why it is that the Court wanted this, and we learned
- 10 essentially the things that have been indicated here: First,
- 11 to our surprise, there was a representation made down in
- 12 New Jersey that the New Jersey action would go forward on a
- 13 nationwide basis rather than a New-Jersey-only-wide basis,
- 14 and that's something that had not been reviewed by us. And
- 15 obviously that's something that, you know, would be an issue
- 16 of concern.
- 17 Second, it was at least a little bit ironic to us
- 18 that although the class counsel here in Boston had been --
- 19 there were disparaging remarks made about us because we were
- 20 representing both third-party payors and consumers in the AWP
- 21 case by Mr. Haviland, and yet that's exactly what's also
- 22 being done, or at least Mr. Haviland is representing TPPs and
- 23 consumers, or at least TPPs in the New Jersey action, and
- 24 that was a concern to us. And there were a variety of other
- 25 things that we sort of looked at that gave us pause.

Now, where did that leave us? Well, where it

2 really leaves us is that we're in a position where our

3 overall view is, we want to be representing the class, and we

4 want to be representing the class effectively. And so we're

5 willing to continue to work with Mr. Haviland if that's what

6 the Court thinks is appropriate. On the other hand, if the

7 Court does not think that that's appropriate, then we're

8 willing to step down from doing that, but --

9 THE COURT: Well --

10 MR. SOBOL: Let me -- I want to go into the balance

of it so you can hear about the overall. It's also just as

12 important to understand that, I don't know, but at least in

13 theory, there might be defendants in the New Jersey action

14 that are not defendants here in the AWP MDL, or there might

15 be drugs in New Jersey that are at issue that are not at

16 issue here in the MDL. And to that extent, then there

17 wouldn't be any overlapping, okay? But it's not enough

18 simply to say, go forward only on a New-Jersey-wide basis

19 because there would still be a need for coordination if, A,

20 the New Jersey action has some of the same defendants and

21 drugs and it's doing the New Jersey piece. That would be an

22 issue for us, and we would need to make sure that we have,

23 you know, coordination with what was going on down there, at

24 a minimum, and communication.

THE COURT: Well, the judge was fabulous. I mean,

- 1 he and I are definitely talking.
- 2 MR. SOBOL: Right.
- 3 THE COURT: So, I mean, in that sense, I think just
- 4 as in the Neurontin case, I'm working with Judge Freedman and
- 5 the state courts of New York, I mean, I'm willing to
- 6 coordinate and work. In fact, I think it's fabulous that he
- 7 picked up the phone because I didn't even know about this
- 8 issue. I wouldn't have known about it.
- 9 MR. SOBOL: Right, but if I may --
- THE COURT: So if that's what Mr. Haviland is
- 11 urging, well, then that's a feather in his cap. But let me
- 12 just say this: I've got a problem, Mr. Haviland. Let me
- just be really blunt. I knew about the problems you had with
- 14 Judge Stearns. I knew. I read about it. I know about it.
- 15 I've talked with Judge Stearns. I knew. Strike one.
- Strike two, I had problems with getting the Friday
- 17 before the hearing all the affidavits from class reps in a
- 18 case that had been going on for six years that would pull the
- 19 plug on a case that wasn't just about those class reps; you
- 20 know, people who are sick and with cancer who might not be
- 21 able to have a proceeding, or if I ruled against them, they
- 22 could appeal; if I ruled for them, they got money. But it
- 23 was just after six years just, you know, "I'm going to take
- 24 my toys and go home if I don't get it my way." So but I was
- 25 willing to go with the settlement. But then when I see this,

- 1 it's like the third strike kind of thing, and I'm just -- I
- 2 have to make sure that someone's going to have the utmost
- 3 duty and loyalty to the class.
- MR. HAVILAND: My problem, your Honor, is, when I
- 5 was at Kline & Specter, we were engaged by a number of firms
- 6 to work with them. When Kline & Specter decided to pull out
- 7 of these cases, we were left with them. So this is a case
- 8 that I had the responsibility for by a prior arrangement.
- 9 I want you to see the case management order that's
- 10 been proposed. Andy Jackson proposed it. We agree with it.
- 11 It's got coordination under CMO 9 directly. We've always
- 12 agreed with the defendants that this case should be under the
- 13 rubric of the MDL, despite the fact it went back to state
- 14 court.
- And I know you understand from Judge Stearns what
- 16 happened there. Lupron was an unfortunate circumstance where
- 17 cases were filed at the same time and proceeded to trial in
- 18 state court, and it just so happens that the case got settled
- 19 up here. And it got worked out with a lot of work by the
- 20 lawyers and the attorneys general, and it got resolved.
- 21 And, you know, I won't go back and revisit the fact
- 22 that there were thousands of folks that were unhappy about
- 23 that, and we were representing them directly by direct
- 24 retainer agreements. It's one of the problems you have, as
- 25 in this case, where I represent a dozen folks directly.

- 1 Mrs. Howe, for instance, in AstraZeneca -- I see Mr. Wise is
- 2 in the courtroom -- she paid 50 percent out of pocket, and
- 3 the settlement doesn't accomplish her issue. So it's still a
- 4 problem, but we're working together cooperatively. We've had
- 5 a call about that to try to resolve that.
- THE COURT: It's just she's not part of the class.
- 7 It doesn't mean that you can't represent her separately on a
- 8 separate cause of action. She's just not part of this class
- 9 because of the common question issue. But putting that
- 10 aside, I need to trust you. Let's get past all the legal --
- MR. HAVILAND: Sure, absolutely.
- THE COURT: I need to trust you, and I keep trying
- 13 to make sure that if there's a consensus among the
- 14 plaintiffs' team, well, I'll trust you. But truthfully, at
- 15 this point, I don't trust you. I mean, that sounds like a
- 16 very mean thing to say, but, you know, at some point I tell
- 17 people, "You make your bed, you lie in it." You know, I put
- 18 aside the Stearns things -- well, okay you started a new
- 19 chapter -- and then there were all the problems with the
- 20 mediation in front of Eric Green, and there was, like, just
- 21 this huge human cry about what happened, and I said, "All
- 22 right, well, that's contested." And then I got the
- 23 affidavits from these class reps saying, "I'm going to pull
- out unless it's me," that makes me worried that you were more
- 25 concerned about you than you were about the class reps. And

- 1 then I sealed it, and then I see this, and I feel like you
- 2 weren't --
- MR. HAVILAND: I'm concerned about those clients,
- 4 your Honor. That's the number one thing.
- 5 THE COURT: The what?
- MR. HAVILAND: I'm concerned about those clients.
- 7 I've always been concerned about those clients. They're the
- 8 folks represented since 2001 in Lupron and this case. This
- 9 case is a case that we cocounseled with the Local 68
- 10 counsel. We encouraged this coordination for the
- 11 Keefe Bartels firm so that your Honor would know fully about
- 12 this, as soon as Judge Bassler got appointed with his
- 13 experience as a federal judge, that he would speak with you
- 14 and that there wouldn't be a problem. We're trying to avoid
- 15 that.
- I think Mr. Jackson will agree, we've worked
- 17 cooperatively to make sure that we don't have a problem.
- 18 Nobody wants another Lupron. I certainly don't want another
- 19 Lupron, your Honor, on my card. I want to see this thing
- 20 worked out where everyone is brought to the table.
- One thing we're disagreeing with defendants on is a
- 22 mediation. Judge Bassler spoke at that conference a long
- 23 time about mediation. We want the mediation to be here as
- 24 part of the mediation your Honor has ordered. The defendants
- 25 didn't agree to that. Their cover letter said, "No, we want

- 1 something else." So I don't know how that's going to play
- 2 out. I suspect Judge Bassler is going to go with his
- 3 instincts and order that it happen here. That's certainly
- 4 something we encourage.
- MR. BERMAN: Your Honor, this is Steve Berman.
- 6 THE COURT: I need some thought from the
- 7 plaintiffs' team about what makes sense here, and then I need
- 8 to know from the defense team. Although you don't have a
- 9 direct role in this, what happens in New Jersey will affect
- 10 you. The last thing I want to do is to disqualify him if it
- 11 means that every class rep pulls out, and yet I'm worried
- 12 here.
- MR. BERMAN: Let me mention two things on that. If
- 14 the class reps pull out, which I think he's -- I don't know
- 15 how he can do that consistent with his obligation to the
- 16 class, we've done an examination of this; and, unfortunately,
- 17 because we didn't want it to be this way, we think 99 percent
- 18 of the class reps that he currently has only bought drugs in
- 19 2004 or later. And therefore, under your prior rulings, we
- 20 actually don't have consumer class reps for most of the
- 21 defendants at this point.
- The second thing -- and I apologize I didn't point
- 23 this out earlier -- on the trustworthy issue, when I talked
- 24 to Professor Green about this, I think I should disclose to
- 25 the Court that he was very upset. I mean, he said he

- 1 couldn't call me for two days, he was so angry that
- 2 Mr. Haviland would file the internal workings, E-mails back
- 3 and forth of the settlement negotiations with the Court in
- 4 open court, because one thing you do with Professor Green is,
- 5 you sign a confidentiality statement that he thinks is like
- 6 the bible of how you have to conduct settlement
- 7 negotiations. So he was very upset and concerned that that
- 8 happened and is trying to figure out, you know, going
- 9 forward, if Mr. Haviland is one of the co-lead counsel, you
- 10 know, how could this work.
- MR. HAVILAND: Your Honor, we sought leave to put
- 12 that under seal, and we're still asking you. The request for
- 13 that is still before your Honor.
- 14 THE COURT: When you filed it, did you file it with
- 15 a motion to seal?
- MR. HAVILAND: We sent it to your Honor first as
- 17 your Honor had asked for with a request that it be put under
- 18 seal, so that if there was --
- MR. BERMAN: It was filed on the ECF.
- THE COURT: Was that a mistake in court chambers,
- 21 or was that a mistake of counsel?
- MR. HAVILAND: Well, we don't know, your Honor. We
- 23 first sent it to you when your Honor asked for the
- 24 declaration, and we asked that it be treated under seal.
- 25 The ECF picked it up on the Friday before that hearing. We

- 1 spoke to Robert, Mr. Sobol and I did, about sending a request
- 2 under seal. I submitted that to Tom --
- 3 THE COURT: Well, you must know. Did someone on
- 4 your staff docket it on -- that's the only way it gets there
- 5 initially. Did someone forget to put it -- did someone send
- 6 it over the Internet?
- 7 MR. HAVILAND: I think so, yes.
- 8 THE COURT: All right, so someone in your office
- 9 made a mistake.
- MR. HAVILAND: Right, and what we asked for it to
- 11 be under seal, your Honor, consent for it to be under seal.
- THE COURT: Well, it's that problem with the
- 13 Internet. We can pull it off, but once it's there --
- MR. HAVILAND: Right, that's what we talked to
- 15 Robert about that day.
- 16 THE COURT: In any event, I don't know what to do.
- 17 I must say, as soon as I read it, I wanted to think about it
- 18 for a few days. I want this. I'm not doing anything
- 19 precipitously. If anybody in this room wants to file some
- 20 thoughts for me -- at this point I actually don't even have a
- 21 pending motion, and yet I do have certain fiduciary
- 22 obligations as a court. In the meantime, regardless of how
- 23 this works, I need you to do something about that New Jersey
- 24 action. They're under the impression, because you said it,
- 25 that you're pursuing a national class action. Regardless of

- 1 whether you're co-lead or not, I'm going to enjoin that.
- 2 That needs to end with respect to the overlap here.
- 3 MR. HAVILAND: Right. I think your Honor's
- 4 suggestion to just stipulate to it, we're happy to do that
- 5 with Mr. Jackson and get the New Jersey court to enter it so
- 6 that your Honor then has that, which it shows in the record
- 7 in New Jersey it's not happened. That letter was sent in
- 8 response to a letter that Mr. Jackson had written asking
- 9 about the framework for the discussion with Judge Bassler,
- 10 and we cited, as I said, the complaint, which originally
- 11 sought the New Jersey class pre the Supreme Court in Vioxx,
- 12 pre any of this. So --
- 13 THE COURT: Well, I may be misremembering. I
- 14 believe that the Hagens Berman Sobol, whatever the whole name
- of the firm is, filed a memo saying that it was basically
- 16 beyond dispute right now that you can't certify a state court
- 17 class action that's national. Something to that effect,
- 18 right? It was somewhere in one of your briefs, through state
- 19 court as opposed as through Federal Court.
- MR. SOBOL: Oh, well, newly filed actions under
- 21 CAFA.
- 22 THE COURT: Right.
- MR. SOBOL: But this is, Operating Engineers, the
- 24 New Jersey case is pre-CAFA.
- 25 THE COURT: So it's predating it.

- 1 MR. SOBOL: Right. If your Honor may, I think that
- 2 the co-lead counsel -- well, it sounds like Mr. Haviland
- 3 would like to file something, so can we have a date for that
- 4 just so you would have a date that you would be expecting to
- 5 see something from us?
- THE COURT: A week?
- 7 MR. SOBOL: Is that doable, Mr. Berman, a week?
- MR. BERMAN: A week is fine.
- 9 THE COURT: I don't know if Baxter wants to say
- 10 anything or AstraZeneca. I don't know. I'm troubled. I
- 11 actually don't have anything in front of me. I sort of with
- 12 some misgivings, I guess, agreed to your settlement because
- of the profound riff that had existed before and what I knew
- 14 about Judge Stearns's case and my concern about the
- 15 affidavits coming in that Friday before. I just bit my
- 16 tongue and I agreed to it on the theory that, well, it was --
- 17 it was a majority vote? Was that how it worked?
- MR. SOBOL: Well, that's right, your Honor. And,
- 19 of course, as you can expect, one of the reasons we entered
- 20 into the stipulation was to avoid the need for the Court to
- 21 have to grapple with the issues too.
- THE COURT: In any event, I agreed to it and I
- 23 appointed him to it. And then literally within two days I
- 24 got this phone call, and I have been worried because it is, I
- 25 think, ultimately my call as to what's going to serve the

- 1 best interest of the class, and there's now a trust issue.
- MR. HAVILAND: Well, your Honor, since the time of
- 3 that agreement, we had a productive call. We don't want to
- 4 talk about the logistics of what's going on in the settlement
- 5 discussions, but it was raised, the issue of the rearview
- 6 mirror stuff, the BMS and the Astra settlement. And I
- 7 learned some things that I didn't know from the time that we
- 8 were taken out of the loop that were encouraging, that could
- 9 resolve that. And I don't want to say too much about where
- 10 that's at and where we're working, but we're working
- 11 cooperatively. A lot of the issues were vetted that they
- 12 hadn't been before, and that's essentially what we were
- 13 trying to get to when we reached the agreement with
- 14 Mr. Sobol.
- 15 THE COURT: I'm going to take this under
- 16 advisement. I just need to think about it. I obviously
- 17 wasn't going to do anything without seeing folks, but, for
- 18 example, I don't know how you represented to this New Jersey
- 19 court that you were co-lead counsel when that was so
- 20 embattled at that point.
- MR. HAVILAND: Well, your Honor, in fairness, we
- 22 believed from the time that we came in in August of '05 that
- 23 all the papers had us listed as co-lead counsel. There never
- 24 was a dispute until AstraZeneca. That's the point in time
- 25 when it became a question. Your Honor had -- there was an

- 1 entry of appearance for us in September, '05, so we never had
- 2 cause to question that as the Haviland Law Firm. When we
- 3 were Kline & Specter, there was never an express appointment
- 4 there either, so there was always that fifth chair, your
- 5 Honor, if you will. And so the embattlement came in
- 6 Track Two when we were talking about interim class counsel
- 7 becoming class counsel for Track Two, and that was the whole
- 8 issue of 23(g), not Track One where we had served with GSK
- 9 and Astra and the Track One defendants.
- 10 THE COURT: It says, "The undersigned lead counsel
- 11 for plaintiffs in this action have been recognized by the
- 12 Boston Court as one of the co-lead counsels for class
- 13 plaintiffs in MDL 1456."
- I think a fairer or truer statement would have been
- 15 that this is -- you've taken the position that you've always
- 16 been one, the other lead counsel had taken the position that
- you weren't, and this would be decided by me, right? I mean,
- 18 I remember you always sitting back there and there not being
- 19 a battle, but I truthfully don't know the little nuances and
- 20 the niceties until it was briefed to me between the -- with
- 21 the split-off from Kline & Specter and your new firms.
- MR. HAVILAND: And, your Honor, it was all done by
- 23 a consensus, and none of it was vetted, in fairness. I mean,
- 24 the original CMO had a firm Heins, Mills & Olson, which is no
- 25 longer -- they're not even around anymore. They're still

- 1 here, but they're not here. So there have been a lot of
- 2 changes since 2001.
- 3 THE COURT: And I agree you may or may not have had
- 4 a valid position, but at the time you wrote this letter, it
- 5 was a matter of huge acrimonious disagreement.
- 6 MR. HAVILAND: That's fair.
- 7 THE COURT: So it was a little misleading to this
- 8 court, the New Jersey court, and I knew what was going on.
- 9 MR. HAVILAND: But there was no intent, your Honor,
- 10 to deceive. By having it vetted, by having Judge Bassler
- 11 coordinate with your Honor to speak, we wanted this to be
- 12 open, discussed.
- One of the problems, if I can go back to something
- 14 that I think is not a good thing to discuss is Lupron. We
- 15 didn't do that early on. We didn't have Judge Visalli from
- 16 Cape May County speak to Judge Stearns and Judge Brewster
- 17 (Phon), the special master, speak to Judge Stearns early. In
- 18 the summer of, I think, 2004, Judge Stearns was considering
- 19 an injunction against the state court case a month from
- 20 trial, and it was only at that point in time that the
- 21 dialogue began, that the coordination began, that the
- 22 resolution finally came a year later. That's why it's
- 23 productive to have it, your Honor, and I encourage that in
- 24 all of our cases.
- THE COURT: And I think that is a good idea, and

- 1 I've done it in the Neurontin cases. And I think over time,
- 2 I hope when I transfer some of these cases back, I'll be
- 3 talking to the judges in those federal district courts, and
- 4 when I start remanding cases to state courts, I'll talk to
- 5 those state courts. I mean, I'm trying to get to stage two
- 6 of this big massive case. The federal government is starting
- 7 to unleash a bunch of qui tam actions. I mean, it's a huge
- 8 case, as you know, and I'll need to coordinate with the state
- 9 courts.
- 10 However, my basic obligation is to oversee this
- 11 case, and I am at this point troubled on the co-lead counsel
- 12 thing. And although there's been nothing pending in front of
- 13 me, I need your thoughts on what your position is and what's
- 14 in the best interest of the class. If you want to file
- 15 something, Mr. Haviland, you should probably do this within a
- 16 week. If anyone here wants to file something, you can.
- 17 Regardless of how I rule on it, I order that you dismiss any
- 18 of the cases that conflict with this one.
- Now, you may have to do something -- I'm pointing
- 20 to the Baxter folks -- may have to do something with respect
- 21 to that case. I don't know. You do your own thing. I can't
- 22 have jurisdiction at this point over the rest of the case
- 23 that doesn't overlap with mine. I mean, you might be better
- 24 off there. I mean, I'm just swamped with this case, so you
- 25 might get better attention from what seems like a lovely and

- 1 experienced, probably more experienced than I am, federal
- 2 judge who's doing this down in New Jersey for the state
- 3 court. So that's your call, but I need to take care of this
- 4 case.
- 5 MR. SOBOL: The July 27 letter that you mentioned,
- 6 it's a letter -- I just want to make sure -- we're going to
- 7 try and get copies because we'll need to read it.
- 8 THE COURT: July 27 to the Honorable William G.
- 9 Bassler from Donald D. Haviland, Jr., cc: John Keefe, Jr.,
- 10 Andrew Jackson, Esq., Michael Rosenberg. I'll just leave it
- 11 here, and you can underline it.
- MR. SOBOL: Well, Mr. Haviland has indicated that
- 13 he'll get us a copy now that I know exactly which letter it
- 14 is. Thank you.
- THE COURT: In any event, so something within a
- 16 week?
- MR. JACKSON: Your Honor, to the extent that
- they're going to file something, I think we'd like to look at
- 19 it first --
- THE COURT: Fair enough.
- 21 MR. JACKSON: -- before the defendants either here
- or in New Jersey or elsewhere. I mean, we'd like to see it,
- 23 and then we'll decide whether we need to respond.
- THE COURT: To the extent the case does stay in
- 25 New Jersey, though, Judge Bassler and I are talking. As you

Page 30 know, Judge Bowler is the coordinating magistrate judge on 1 this case -- I gave him her phone number -- to the extent 2 there are outstanding discovery issues that could be 3 coordinated between the two actions, and I am happy to help that out. That having been said, as soon as we stay it with 5 respect to all the cases that are here, I'm not sure that 6 there will be a lot of overlap anymore. 7 MR. HAVILAND: Your Honor, can I show you the case 8 management order that's under consideration just so you can 9 see that we've already got that built in? 10 THE COURT: Okay. I think that's it, right? 11 MR. SOBOL: Thank you, your Honor. 12 THE CLERK: Court is in recess. 13 (Adjourned, 10:45 a.m.) 1415 16 17 18 19 20 21 22 23 24 25

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CERTIFICATE
 2
 3
     UNITED STATES DISTRICT COURT )
     DISTRICT OF MASSACHUSETTS
                                  ) ss.
 4
     CITY OF BOSTON
 5
 6
 7
               I, Lee A. Marzilli, Official Federal Court
 8
     Reporter, do hereby certify that the foregoing transcript,
 9
     Pages 1 through 30 inclusive, was recorded by me
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     stenographically at the time and place aforesaid in Civil
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     Action No. 01-12257-PBS, MDL No. 1456, In re: Pharmaceutical
12
     Industry Average Wholesale Price Litigation, and thereafter
13
     by me reduced to typewriting and is a true and accurate
14
     record of the proceedings.
15
               In witness whereof I have hereunto set my hand this
16
     13th day of September, 2007.
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20
                   /s/ Lee A. Marzilli
21
                   LEE A. MARZILLI, CRR
22
                   OFFICIAL FEDERAL COURT REPORTER
23
24
25
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### **EXHIBIT B**

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COUNSEL FOR PLAINTIFF INTERNATIONAL UNION OF OPERATING ENGINEERS, LOCAL 68, WELFARE FUND AND THE CLASS

International Union of Operating Engineers, Local No. 68 Welfare Fund (An Unincorporated Trust),

v.

Superior Court of New Jersey Law Division: Monmouth County

Plaintiff,

Civil Action No. MON-L-3136-06

STIPULATION AND CONSENT ORDER TO DISMISS WIHOUT PREJUDICE CONFLICTING CLASS

AstraZeneca PLC, et al.,

CLAIMS AS TO DEFENDANTS OVERLAPPING MDL 1456

Defendants.

THIS MATTER having been presented to the Court for entry of a Stipulation and Consent Order seeking to dismiss without prejudice conflicting class claims brought by plaintiff International Union of Operating Engineers, Local No. 68 Welfare Fund, on behalf of itself and others similarly situated ("Local 68") against parties who are Defendants in this case and who are also currently Defendants in *In re Pharmaceutical Industry Average Wholesale Price Litig.*, MDL 1456 (D.Mass.)("MDL 1456")(hereinafter the "Stipulation and Consent Order") by and through its attorneys, The Haviland Law Firm and Keefe Bartels;

WHEREAS, on June 30, 2003, the Plaintiff filed a class action Complaint alleging claims regarding the sales and marketing practices of numerous pharmaceutical companies, and seeking to certify the following Class:

All persons and entities in New Jersey and throughout the country who, during the period beginning at least 1991 through the present, paid any portion of the cost of cancer, inhalant and miscellaneous other drugs manufactured, marketed, distributed and sold by Defendants, which cost was based, in whole or in part, upon the published AWPs for such drugs. Excluded from the Class are Defendants, any entity in which a Defendant has a controlling interest, and their legal representatives, heirs, successors, any governmental entities, and any person or entity seeking to make a claim under ERISA, Medicare, or federal law.

See Complaint at paragraph 99 (hereinafter the "Class");

WHEREAS, at all relevant times the plaintiffs in MDL 1456 have had a similar action pending against parties who are presently Defendants in this case, namely: Abbott Laboratories, Amgen Inc., Zeneca, Inc., AstraZeneca Pharmaceuticals L.P., Aventis Pharmaceuticals, Inc., Hoechst Marion Roussel, Inc., Aventis Behring L.L.C., Baxter International Inc., Baxter Healthcare Corporation, Bayer Corporation, Bristol-Myers Squibb Co., Oncology Therapeutics Network Corp., Apothecon, Inc., Dey, Inc., Fujisawa Healthcare, Inc., Fujisawa USA, Inc., Immunex Corporation, Johnson & Johnson, Centocor, Inc., Ortho Biotech, Pharmacia Corporation, Pharmacia & Upjohn, Inc., Schering-Plough Corporation, Warrick Pharmaceuticals Corporation, Sicor, Inc., Gensia Sicor Pharmaceuticals, Inc., and Watson Pharmaceuticals, Inc. (hereinafter "the Overlapping Defendants");

WHEREAS, the plaintiffs in MDL 1456 currently have pending motions for nationwide certification of class claims against one or more of the Overlapping Defendants;

WHEREAS, on July 16, 2007, the Court entered an Order of Reference and Appointment of Special Master, appointing the Honorable William G. Bassler, United States District Judge (retired), as Special Master pursuant to Rule 4:41 of the New Jersey Rules of Civil Procedure;

WHEREAS, on August 21, 2007, Local 68 filed a Notice of Motion for Entry of Case Management Order No. 3, seeking, inter alia, the extension of the Track IV discovery cutoff of September 7, 2007 per the Discovery End Date issued by the Court. Local 68's proposed CMO 3 included the following provision at paragraph 1 thereto:

This case is designated a "Coordinated State Court Case" pursuant to Case Management Order No. 9 issued in the matter of *In re Average Wholesale Price Litig.*, MDL 1456 (D.Mass)(Saris, J.)(attached hereto). Per the terms of CMO 9, the Court will reach out to Judge Saris to ensure coordination of this case with the MDL for purposes of both trial and mediation and/or settlement. The Court encourages Judge Bassler, the Court-appointed Special Master in this case, to do the same.

See Proposed CMO 3 attached to Plaintiff's Notice of Motion for Entry of Case Management Order No. 3;

WHEREAS, the Special Master convened a conference on August 29, 2007 to discuss Local 68's Motion and to confer on a case management schedule;

WHEREAS, during the pendency of the period for submission of a Joint Order by the parties reflecting the outcome of the conference, the Court in MDL 1456 issued a Notice of Status Hearing regarding Plaintiff's Class Counsel Representation, to be held on September 11, 2007;

WHEREAS, at the September 11 hearing, the MDL Court indicated that it had conferred with the Special Master and was concerned about the potential overlap of class claims against parties who are Defendants in both MDL 1456 and this case; and

WHEREAS, at the September 11 hearing, the MDL Court ordered Mr. Haviland to dismiss any cases in the New Jersey action that conflict with MDL 1456;

IT IS STIPULATED and AGREED by Counsel for Local 68 and Liaison Counsel for Defendants, acting on behalf of all Defendants herein, through their undersigned counsel, as follows:

- 1. Local 68 hereby agrees to dismiss without prejudice all of its pending class claims against the Overlapping Defendants that are subsumed within an existing certified class, or a pending or future motion for class certification, in MDL 1456.
- 2. Local 68 may reinstate its New Jersey class claims against an Overlapping Defendant only if the MDL Court either denies or decertifies a New Jersey class with respect to the Overlapping Defendant.
- 3. Local 68 may reinstate its non-New Jersey class claims only if either of the requirements of No. 2, *supra*, have been satisfied and only for the states that the MDL Court has denied or decertified a class.
- 4. Any and all applicable statutes of limitations and/or repose shall be tolled for the time period between dismissal and the resinstatement of class claims pursuant to this Stipulation, and the reinstatement of any class claim dismissed pursuant to this Stipulation will not trigger a right of removal to federal court by any Defendant.

SO ORDERED:

HON. LOUIS F. LOCASCIO, JSC

The undersigned parties hereby stipulate and consent to the form and entry of this Order.

By:

Donald E. Haviland, Jr., Esquire Michael J. Lorusso, Esquire The Haviland Law Firm 112 Haddontowne Court Suite 202 Cherry Hill, NJ 08034 Telephone: (856) 354-0030

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ATTORNEYS FOR BAXTER HEALTHCARE CORPORATION AND BAXTER INTERNATIONAL INC., AND AS LIAISON COUNSEL ON BEHALF OF CORPORATE DEFENDANTS

# **EXHIBIT C**

#### DICKSTEINSHAPIROLLP

PRIVILEGED AND CONFIDENTIAL

1825 Eye Street NW | Washington, DC 20006-5403 TEL (202) 420-2200 | FAX (202) 420-2201 | dicksteinshapiro.com

September 18, 2007

VIA FEDEX AND EMAIL

Donald E. Haviland, Jr., Esq. The Haviland Law Firm, LLC Third Floor 740 South Third Street Philadelphia, PA 19147

Re:

International Union of Operating Engineers, Local No. 68 Welfare Fund v. Astra Zeneca PLC, et al., Docket No. MON-L-003136-06

Dear Don:

On behalf of the Corporate Defendants, we are writing to respond to your September 14, 2007 proposed consent order dismissing without prejudice certain claims that overlap with claims in MDL 1456. The Corporate Defendants cannot consent to the proposed order; we suggest instead the following changes.

The proposed order does not respond to Judge Saris's expressed concern that you eliminate from this action any claims, whether nationwide or New Jersey only, that are subjects of the MDL class action. You are actively involved in the MDL litigation and your recourse for decisions made there lies in appeals to the U.S. Court of Appeals for the First Circuit and not in pursuing serial class action claims in state court. See, e.g., In the Matter of Bridgestone/Firestone, Inc., Tire Products Liability Litigation, 333 F.3d 763 (7th Cir. 2003).

The proposed order also does not cure the impermissible conflicts of interest arising from your efforts to represent multiple classes in multiple class actions.

These and many other issues¹ prevent the Corporate Defendants from consenting to the proposed order. To respond to Judge Saris's concerns and the mandate of the *Bridgestone/Firestone* case, you should dismiss from the New Jersey matter all claims against every defendant (and related corporate entities) that is a defendant in the MDL, and all claims relating to self-administered drugs, which Judge Saris expressly found unsuitable for class

<sup>&</sup>lt;sup>1</sup> The Corporate Defendants do not agree to the proposed order language regarding any reinstatement of claims or the tolling of any statute of limitations.

#### DICKSTEINSHAPIROLLP

Donald E. Haviland, Jr., Esq. September 18, 2007 Page 2

certification. See In re Pharmaceutical Indus. Average Wholesale Price Litig., 230 FRD 61, 92-96 (Aug. 16, 2005).

Very truly yours,

J. Andrew Jackson (202) 420-2268

jacksona@dicksteinshapiro.com